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September 4, 2007

Honorable Jed S. Rakoff U.S. Southern District Court of New York 500 Pearl Street Room 1340 New York, NY 10007

Re:

United National Insurance Company v. Selective Insurance

Company

Docket No.: 07-6213 **Our File No.:** 06-417

Dear Honorable Judge Rakoff:

Enclosed please find the parties' joint discovery plan.

Sincerely.

MIRANDA SOKOLOFF SAMBURSKY SLONE VERVENIOTIS LLP

Michael A. Miranda

Encl.

cc: Karen Jockimo

Boeggman, George & Corde, P.C.

Kevise	1 Form D—For cases assigned to Judge Rakoff	Effective March 29, 2004	
UNITE	ED STATES DISTRICT COURT		
	HERN DISTRICT OF NEW YORK		
	X		
T T 24			
United	National Insurance Company		
	Plaintiff(s),	<u>CIVIL CASE MANAGEMENT PLAN</u>	
		(JUDGE RAKOFF)	
	-V-	,	
		07 Civ. 6213 (JSR)	
Salanti	ve Insurance Company	07 CIV. 0213 (00K)	
	<u> </u>		
	Defendant(s).		
	X	•	
	This Court requires that this case shal	l be ready for trial on	
	FEBRUARY 12. 20		
	A LIBERT TELEVISION NO.	<u></u>	
	A ffra		
	After consultation with counsel for the parties, the follo		
This p	lan is also a scheduling order pursuant to Rules 16 and 26	5(f) of the Federal Rules of Civil Procedure.	
		•	
A.	The case (is not) to be tried to a jury. [Circle as ap	propriate]	
В.	Joinder of additional parties must be accomplished by _	10/31/03	
C.	Amended pleadings may be filed without leave of Cour	1 b bc/07	
С.	Amended pleadings may be filed without leave of Cour	1 tilliti 10/3/ / 4 /	
<u> </u>			
D.	Discovery (in addition to the disclosures required by Fe	d. R. Civ. P. 26(a)):	
	 Documents. First request for production of documents. 	ents, if any, must be served by	
	9/17/07 . Further document requests n	aay be served as required, but no document	
	request may be served later than 30 days prior to the da	te of the close of discovery as set forth in item	
	6 below.	to of the close of discovery as set form in hom	
	d Bolow,		
	7 Tutum at the first of the second of the se		
	2. Interrogatories. Interrogatories pursuant to Rule 33	.3(a) of the Local Civil Rules of the Southern	
	District of New York must be served by $\frac{7}{11}$. No other interrogatories are	
	District of New York must be served by $\frac{9}{11}$	ge Rakoff. No Rule 33.3(a) interrogatories	
	need be served with respect to disclosures automatically	v required by Fed R Civ P 26(a)	
		,{	
	3. Experts. Every party-proponent of a claim (including	ng pray nounterplaine, areas alaine, and it is	
		ng any counterclaim, cross-claim, or third-	
	party claim) that intends to offer expert testimony in re-		
	required by Fed. R. Civ. P. 26(a)(2) by 1//30/07	Every party-opponent of such	
	claim that intends to offer expert testimony in opposition	on to such claim must make the disclosures	
	required by Fed. R. Civ. P. 26(a)(2) by 12/17/67	. No expert testimony (whether	
	designated as "rebuttal" or otherwise) will be permitted		
	opinions govered by the aforestid disabetimen	by other experts or beyond the scope of the	
	opinions covered by the aforesaid disclosures except up	oon prior express permission of the Court,	
	application for which must be made no later than 10 da	ys after the date specified in the immediately	
	preceding sentence. All experts may be deposed, but si	uch depositions must occur within the time	
	limit for all depositions set forth below.		
	_		

con dep Fed De bey	Depositions. All depositions (including any expert depositions, see item 3 above) must be apleted by I (/ 3 ° / Unless counsel agree otherwise or the Court so orders, ositions shall not commence until all parties have completed the initial disclosures required by L. R. Civ. P. 26(a)(1) or until four weeks from the date of this Order, whichever is earlier. So ositions shall proceed concurrently, with no party having priority, and no deposition shall extend a rond one business day without prior leave of the Court.
bel	Requests to Admit. Requests to Admit, if any, must be served by \(\begin{aligned} \lorentz \frac{\sqrt{3}}{3} \rightarrow \end{aligned}\) sert date that is no later than 30 days prior to date of close of discovery as set forth in item 6 ow].
pa	All discovery is to be completed by $17/3 = 4$. Interim deadlines for items 1–5 ove may be extended by the parties on consent without application to the Court, provided the ties are <u>certain</u> they can still meet the discovery completion date set forth in this paragraph, which all not be adjourned except upon a showing to the Court of extraordinary circumstances.
Practice motion, in following /// Z//S discovery such pape the partie	st-discovery summary judgment motions in the form prescribed by the Court's Individual Rules of the brought on without further consultation with the Court provided that a Notice of any such the form specified in the Court's Individual Rules of Practice, is filed no later than one week the close-of-discovery date (item D-6 above) and provided that the moving papers are served by answering papers by the last of these days being no later than six weeks following the close of the Lourt must file its respective papers with the Clerk of the Court on the same date that are served. Additionally, on the same date that reply papers are served and filed, counsel for a must arrange to deliver a courtesy non-electronic hard copy of the complete set of papers to the see for delivery to Chambers.
motions, Court sha	final pre-trial conference, as well as oral argument on any post-discovery summary judgment shall be held on [date to be inserted by the Court], at which time the ll set a firm trial date. The timing and other requirements for the Joint Pretrial Order and/or other submissions shall be governed by the Court's Individual Rules of Practice.
Counsel:	Il motions and applications shall be governed by Judge Rakoff's Individual Rules of Practice. shall promptly familiarize themselves with all of the Court's Individual Rules, as well as with the les for the United States District Court for the Southern District of New York.
	SO ORDERED.
	JED S. RAKOFF U.S.D.J.
DATED	New York, New York